February 29, 2008

Marlene H. Dortch Office of the Secretary Federal Communications Commission 445 12th Street, SW Suite TW-A325 Washington, DC 20554

Annual 47 C.F.R. S: 64.2009(e) CPNI Certification EB Docket 06-36

Annual 64.2009(e) CPNI Certification for 2007

Date filed: February 29, 2008

Name of company covered by this certification: MediaRing.com, Inc.

Form 499 Filer ID: 825945

Name of signatory: Kenneth Elchert

Title of signatory: Secretary

I, Kenneth Elchert, certify that I am an officer of the company named above, and acting as an agent of the company, that I have personal knowledge that the company has established operating procedures that are adequate to ensure compliance with the Commission's CPNI rules. See 47 C.F.R. S: 64.2001 et seq.

Attached to this certification is an accompanying statement explaining how the company's procedures ensure that the company is in compliance with the requirements set forth in section 64.2001 et seq. of the Commission's rules.

The company has not taken any actions (proceedings instituted or petitions filed by a company at either state commissions, the court system, or at the Commission against data brokers) against data brokers in the past year.

The company has not received any customer complaints in the past year concerning the unauthorized release of CPNI.

Signed	KE	[electronic	signature]
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Statement explaining how the company's procedures ensure that the company is in compliance with the requirements set forth in section 64.2001 et seq. of the Commission's rules:

The company registered as an interconnected VoIP services provider, but does not currently provide an "interconnected VoIP service" as defined in section 9.3 of Part 9 of Chapter I of Title 47 of the Code of

Federal Regulations. Nonetheless, in providing services, the company desires to comply with and conform to requirements set forth in the FCC's CPNI Order.

The company's service consists of a software dialer downloaded from the Internet that enables calls to be made from a personal computer (PC) to another PC or to a landline or cell phone. Users of the company's services establish an account name and a password of their own choosing. By means of the Terms and Conditions of Service, which users must accept and agree to in order to use the services, users are cautioned at the time of account setup to safeguard their password. In addition, users are required to notify the company immediately of any unauthorized use or breach of security, which includes loss of password by the user.

Users log on to the service using their account ID and password. When they do so, they have online access to their recent CPNI information. A user only has access to his or her own CPNI. The company stores older CPNI information in a secure server, not available to users online or elsewhere.

A user who calls or mails Customer Support and asks for CPNI is directed to log on to his or her account by inputting their customer ID and password and going to the "call log" button on their client dialer or to their account online. Customer Support does not disclose CPNI information to callers over the phone or by mail, since Customer Support does not have access to customer password information and is directed not to disclose CPNI over the phone or otherwise. Users may access CPNI only if they have their user ID and password.

If a user (accountholder) desires to obtain CPNI no longer available on the dialer or online, the accountholder will have to send an email to Customer Support, and provide all relevant registration information, including password, before gaining access. That information will be verified in the system by a special limited team of people within the company that has access to all such information. Once verified, the company releases such old CPNI to the registered email address of the accountholder. To date, the company has not received any requests for CPNI that is no longer available online.

When a user changes account registration information such as password or email address or security question, an email notice that a change was made will be sent to the old email address. This alerts users to the fact that a change was made to their registration information.

The company is not aware of any breach of CPNI protection requirements, but will comply with the requirement to notify USSS and FBI in the event of a breach, and to notify customers and public of the breach as provided by FCC regulations.

The company does not disclose CPNI to joint venture partners or independent contractors for marketing purposes.